1

Case 8:18-bk-12466-CB Doc 22 Filed 08/03/18 Entered 08/03/18 10:48:01 Desc

do so, I could and would be able to competently testify thereto.:

3. I make this declaration pursuant to the Court's July 24, 2018 order requiring e to file a

personally familiar with the facts set forth in this declaration by which if called upon to

- Declaration, under penalty of perjury, explaining the purpose and feasibility of the subject Debtor's case given his prior bankruptcies and failure to file case commencement documents for the third consecutive bankruptcy.
- 4. On February 27, 2017 my office previously filed for this Debtor a chapter 13 bankruptcy identified as case number 8:18-bk-10590-CB.
- 5. During an "OSC" hearing on March 30, 2018, this Court summarily dismissed that case upon the Debtor's disclosure that he had not obtain his credit counseling certificate until after his case was filed.
- 6. Upon dismissing Debtor's case on March 30, 2018, the Court indicated Debtor could and should "re-file" his case and was assured it would be done by my office at no additional cost for attorney's fees, whereby this instant case was thus filed.
- 7. Accordingly and because said case was, so, dismissed, Debtor did not file the usually required case commencement information and schedules.
- 8. I am informed and believe that Debtor may have filed a previous bankruptcy case that was dismissed May 17, 2017...

Main Document Page 3 of 3
9. I am now informed and believe that the Court's dismissal of
Debtor's case number 8:18-bk-10590-CB for Debtor's failure to timely
acquire his credit counseling certificate was not thereafter entered
and that the case was later dismissed for failure to file
information.
10. The Court further ordered that I include in my declaration an explanation of my
relationship to "Mr. Riva".
11. I have no knowledge or relationship with a person, or entity known to me as "Mr
Rivas".
12. Insofar as this Debtor is concerned as to this instant case, I am informed and believe tha
he presently has sufficient income and ability to initiate and sustain a viable chapter 13
bankruptcy plan.
I declare under the penalty of perjury under the laws of the United States that the
foregoing is true and correct.
Executed, this 2 nd day of August 2018, at Los Angeles California.

Case 8:18-bk-12466-CB Doc 22 Filed 08/03/18 Entered 08/03/18 10:48:01 Desc